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REVIEW REQUIREMENTS	REFERENCE	COMMENTS	REFERENCE Form/Page/Para
FORMS			
Applications Filing Applications	T11 NCAC 10.1201	(c) Applications or Declarations Pages that are used with Policy forms shall be submitted to and approved by the commissioner.	
Statements in Applications not Warranties	NCGS 58-3-10	All statements or descriptions in any application for a policy of insurance, or in the policy itself shall be deemed representations and not warranties, and a representation unless material or fraudulent, will not prevent a recovery on the policy.	
Arbitration			
Binding/Non Binding	NCGS-58-3-35	No arbitration clause should limit or bar the insured's right of access to the court system.	
		Arbitration will take place in the county and state in which the insured lives, unless it is otherwise agreed to by the company and the insured.	
Bankruptcy Provision	•	•	
Prohibited Policy Provisions	T11 NCAC 10.1204	(4) Policy Conditions: Bankruptcy or insolvency of the "insured" or "insured's" estate does not relieve the company of its obligations under any Coverage Form.	
Concellation 9 Norman			
Cancellation & Nonren	-		
Cancellation Provisions	NCGS 58-41-15	(a) No insurance policy or renewal thereof may be cancelled by the insurer prior to the expiration of the term or anniversary date stated in the policy and without the prior written consent of the insured, except for any one of the following reasons:	
		(1) nonpayment of premium in accordance with policy provisions;	
		(2) misrepresentation or nondisclosure of material fact by insured or representative;	
		(3) increased hazard or material change in risk assumed that could not have been reasonably contemplated;	
		(4) substantial breach of contractual duties, conditions, or warranties that affects insurability of risk;	
		(5) fraudulent act against the company by insured or representative that affects insurability;	
		(6) willful failure by insured or representative to institute reasonable loss control measures;	
		(7) loss of facultative reinsurance;	

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		(8) conviction of insured of a crime arising out of acts that materially affect insurability of risk;	
		(9) determination by the Commissioner that continuation of the policy would place insurer in violation of the laws of this State;	
		(10) Insured fails to meet requirements contained in corporate charter, articles of incorporation, or bylaws of the insurer when insurer is a company organized for the sole purpose of providing members of an organization with insurance coverage in this State.	
	NCGS 58-41-15	(b) 15 days notice of cancellation before proposed effective date of the cancellation must be given by the insurer. The notice must state the precise reason for cancellation. Proof of mailing is sufficient proof of notice.	
	NCGS 58-41-15	(c) This section does not apply to any insurance policy that has been in effect less than 60 days and is not a renewal of a policy.	
	NCGS 58-41-15	(d) Cancellation for nonpayment is not effective if the amount due is paid before the effective date set forth in the notice of cancellation.	
	NCGS 58-41-15	(e) Copies of the notice required by this section shall also be sent to the agent or broker of record. Failure to send copies of the notice to such persons shall not invalidate the cancellation.	
Nonrenewal Provisions	NCGS 58-41-20	(a) No insurer may refuse to renew an insurance policy except in accordance with the provisions of this section. Any nonrenewal that is not in compliance with this section is not effective. This section does not apply if the policyholder has insured elsewhere, has accepted replacement coverage, or has requested or agreed to nonrenewal.	
		(b) An insurer may refuse to renew a policy that has been written for a term of one year or less at the policy's expiration date by giving or mailing written notice of nonrenewal to the insured not less than 45 days prior to the expiration date of policy.	
		(c) An Insurer may refuse to renew a policy that has been written for a term of more than one year or for indefinite term at the policy anniversary date by giving or mailing written notice of nonrenewal to the insured not less than 45 days prior to the anniversary date of the policy.	

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		(d) Except as provided in G.S. 58-41-25, whenever an insurer lowers coverage limits or raises deductibles or premium rates other than at the request of the policyholder, the insurer shall give policyholder written notice of such change at least 30 days in advance of the effective date of the change.		
		(e) The notice required by this section must be given or mailed to the insured, and any designated mortgagee or loss payee at their addresses shown in policy or if not indicated in the policy at their last known addresses. Proof of mailing is sufficient proof of notice. Failure to send this notice to any designated mortgagee or loss payee invalidates the nonrenewal only as to the mortgagee's or loss payee's interest.		
		(f) Copies of the notice required by this section shall also be sent to the agent and broker of record; however, failure to send copies of the notice to such persons shall not invalidate the nonrenewal.		
Renewal Provisions	NCGS 58-41-25	Notice of renewal of policies with premium rate or coverage changes.		
		(a) If an insurer intends to renew a policy, the insurer must furnish to the insured the renewal terms and a statement of the amount of premium due for the renewal policy period. This section applies only if the insurer intends to decrease coverage, increase deductibles, impose any kind of surcharge, or increase the premium rate in the renewal policy.		
		(b) If the policy being renewed was written for a term of one year or less, the renewal terms and statement of premium due must be given or mailed not less than 45 days before renewal the expiration date of that policy. If the policy being renewed was written for a term of more than one year, or for an indefinite term, the renewal terms and statement of premium due must be given or mailed not less than 45 days before the anniversary date of that policy. The renewal terms and statement of premium due must be given or mailed not less than 45 days before the anniversary date of that policy. The renewal terms and statement of premium due must be given or mailed not given or less payee at their addresses shown in the policy, or , if not indicated in the policy, at their last known addresses.		

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REVIEW REQUIREMENTS	REFERENCE	COMMENTS	REFERENCE Form/Page/Para
		(c) If the insurer fails to furnish the renewal terms and statement of premium due in the manner required by this section, the insured may cancel the renewal policy within the 30-day period following receipt of the renewal terms and statement of premium due. For refund purposes, earned premium for any period of coverage shall be calculated pro rata upon the premium applicable to the policy being renewal instead of the renewal policy. If an insurer fails to comply with the 45-day notice requirement of this section, the insured is entitled to the option of coverage under the policy being renewed and at the same cost of that policy until 45 days have elapsed after the insurer has provided the insured with the notice.	
		(d) If a policy has been issued for a term longer than one year, and for additional consideration a premium has been guaranteed for the entire term, it is unlawful for the insurer to increase that premium or require policy deductibles or other policy or coverage provisions less favorable to the insured during the term of the policy.	
		(e) Copies of notice required by this section shall also be given or mailed to any designated mortgagee or loss payee and may also be given or mailed to the agent or broker of record.	
Filing Standards			
Prior Approval	NCGS 58-41-50	(a) Forms must be filed with and either approved by the Commissioner or 90 days have lapsed and he has not disapproved the form	
General Information	T11 NCAC 10.1102	(a) All form filings shall be submitted under independent cover, separate from rate and rule filings. Forms intended for use in this state shall be filed with the Commissioner for approval prior to their use.	
	T11 NCAC 10.1102	(b) Each insurer shall display a unique identifier on each form filed that differentiates that form from all other forms filed with the Commissioner by that insurer.	
Forms Questionnaire (FC-074 5/1/96)	T11 NCAC 10.1207	All Property and Casualty Insurance Companies shall submit a completed forms filing questionnaire as prescribed by the Department. The signature at the bottom of page 2 is required.	
	T11 NCAC 10.1206	All licensed insurance companies or any other licensed entity filing forms for Coverages governed by NCGS 58-40 and 41 shall:	
		(1) Send a letter of transmittal	

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		(2) Complete a questionnaire	
		(3) If the filer is filing a modification to an existing form, provide a side-by-side comparison of the existing and modified forms and explain all broadenings and restrictions of coverage.	
Reference Filings	T11 NCAC 10.1202	With exception of Flood Insurance, form filings by reference are not permitted.	
		Adoption of forms promulgated by a licensed bureau, licensed advisory organizations, licensed joint underwriting assoc., or licensed reinsurance organization of which the insurer is a member, subscriber or service purchaser the adoption of that form is not deemed to be a reference filing.	
Prohibited Policy Provisions	T11 NCAC 10.1204	Policy Forms will be disapproved if they contain any of the following kind of policy provisions:	
		(1) a provision that the application is a consideration of coverage; unless the application is physically attached to the policy;	
		(2) a provision that rules or bylaws of the company are a part of the contract; unless such rules or bylaws are actually written into or physically attached to the policy;	
		(3) a provision that a portion of the premium comes due and payable only after the occurrence of a loss, for example, a premium retention policy;	
		(4) a provision in a liability policy that relieves the company of liability on account of insolvency of the insured;	
		(5) a provision that knowledge of the agent is not binding on the company;	
		(6) a provision purporting to limit to less that 3 years any suit on the contract by the policyholder.	
Individual Risk Filings / Manuscript Policies (Forms that have not been filed)	T11 NCAC 10.0105	(a) Within 60 days after the inception date of a manuscript or individual risk policy, the insurer must submit to the Department of Insurance, Property and Casualty Division:	
		(1) any form or endorsement not previously filed with the Department and approved for use.	
		(2) a statement explaining why a manuscript or individual risk policy was needed.	
5/3/02		(b) Continuous policies are not permitted.	11:50 AM

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REVIEW REQUIREMENTS	REFERENCE	COMMENTS	REFERENCE Form/Page/Para
		(c) A copy of the approved filing shall be retained by the filer.	
Compony name on forme		Componias, must de husiness in sur name, amblems, insignies, etc.	
Company name on forms	NCG2 28-3-20	Companies must do business in own name; emblems, insignias, etc.	
		Every insurance company or group of companies must conduct its business in the State in, and the policies and contracts of insurance issued by it shall be headed or entitled only by, its proper or corporate name or names.	
Coinsurance	NCGS 58-3-15	No insurance company or agent licensed to do business in this State may issue any policy or contract of insurance covering property in this State which shall contain any clause or provision requiring the insured to take or maintain a larger amount of insurance than that expressed in such policy, nor in any way provide that the insured shall be liable as a coinsurer with the company issuing the policy for any part of the loss or damage to the property described in such policy, and any such clause or provision shall be null and void, and of no effect: Provided, the coinsurance clause or provision may be written in or attached to a policy or policies issued when there is printed or stamped on the filing face of such policy or on the form containing such clause the words "coinsurance contract," and the commissioner may, in his discretion, determine the location of the words "coinsurance with and without the coinsurance clause, the rates for each shall be furnished the insured upon request.	
Consent to Rate	T11 NCAC 10.0603	Consent to Rate procedures; commercial coverage.	
		(a) An initial (first-time) application for consent to rate, subject to Article 40 of NCGS 58, rates in excess of a licensed rating organization or by a company shall contain the following:	
		(1) description of risk, amount of coverage, property insured, and other factor used for rating	
		(2) rate and premium that would be charged without consent to rate	
		(3) proposed rate and premium	
		(4) the percent increase. The rate to be charged will be presumed reasonable if it does not exceed 250 percent of the rate that would be charged without application of consent to rate. Any proposed rate in excess of 250 percent must be explained fully and is subject to review and approval by the Commissioner.	
		(5) Name and address of insurer, writing agent, and insured;	
		(6) Effective date of proposed rate;	

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REVIEW REQUIREMENTS	REFERENCE	COMMENTS	REFERENCE Form/Page/Para
		(7) Policy period;	
		(8) Policy number; and	
		(9) A letter signed by the insured acknowledging and consenting to the proposed rate. If coverage for the specific risk written on consent to rate is available through a residual market (FAIR Plan, BEACH Plan, NCRF, NCWCIP, a statement signed by the insured acknowledging that fact must also be executed.	
		(b) A letter signed by each insured acknowledging and consenting to the proposed rate shall be retained in insurer's office and be made available to the Commissioner and made available upon request.	
Liberalization Clause			
	FC&S Bulletin	If the insurer adopts a revision that broadens coverage without additional premium, the revision automatically applies to an policy already in force	
Loss Settlement			
Unfair Claim Settlement Practices	NCGS 58-63-15	(11) a-n Each insurer must comply with the unfair claim settlement practices referenced in this section of this statute.	
RATING			
Pricing			
Policy rate filings; data required to support filings.	NCGS 58-41-50	(b) With the exception of inland marine insurance that is not written according to manual rates and rating plans, all rates or prospective loss costs multipliers by licensed fire and casualty companies or their designated rating organizations must be filed with the Commissioner at least 60 days before they may be used in this State.	
		Loss Costs and Large increases are subject to review by the Actuarial Services Division of this Department.	
Refer to company	NCGS 58-41-50 and T11 NCAC 10.0105 and T11 NCAC 10.1102(12) (b)	"Refer to Company" is not considered a proper rate filing. The company(insurer) must file (a) rates, range of rates or a rule stating that if an unfiled rate is used, an Individual Risk Filing will be submitted by company (insurer).	
Rating Plan Requireme			

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REVIEW REQUIREMENTS	REFERENCE	COMMENTS	REFERENCE Form/Page/Para
Commercial Lines Questionnaire; All rates & Loss costs are required to be filed		A Rate Filing Questionnaire (FC-074 5/96) must accompany each rate filing, and must be completed with the necessary supplementary exhibits to which the questionnaire refers.	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~
		A Loss Cost-Commercial Lines Questionnaire (FC-114 2/96) must accompany each loss costs filing, and completed with the necessary supplementary exhibits to which the questionnaire refers. Indicate whether the loss costs multiplier applies to future filings or must be filed with each future filing.	
		An Installment Payment Plan Questionnaire (FC-112 2/96) must accompany each premium payment plan, and must be completed with the necessary supplementary exhibits to which the questionnaire refers.	
Delay adoption / Non- adoption of Bureau Filing	T11 NCAC 10.1604	(b) When an insurer has authorized a rating organization to file on its behalf, and a new filing of rules, relativities, and other supplementary rating information is filed and determined to be proper:	
		(1) If the insurer decides to use the revisions and effective dates as filed, the insurer is not required to make a filing with the Department.	
		(2) If the insurer decides to use the revisions as filed, but with a different effective date, the insurer must notify the Department before the rating organization's effective date.	
		(3) If the insurer decides to use the revisions with modifications, the insurer must file supporting data for the changes with the Department for review, and specify the basis for modifications. This must be done before the rating organizations effective date.	
		 (4) If the insurer decides not to use the revisions, the insurer must notify the Department before the rating organizations effective date. 	
		Provide the following information for all non-adoption of ISO/Bureau Filings.	
		Members and Subscribers please provide the following information:	
		1. A Cover letter	
		2. If Non-adopting - show ISO /bureau filing designation number, NCDOI File Number, approval date and the date delayed to.	

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		A Service Purchaser must:	
		1. Comply with the same submission requirements as regular filing with all required forms	
		2. Must show the ISO/bureau filing designation number, NCDOI file number, approval date	
Minimum Premium	T11 NCAC 10.1602	(h) Minimum Premiums must be filed as a proper rate filing.	
General Filing References	1		
Modified File and Use; Rates must be filed with the Commissioner	NCGS 58-41-50	With the exception of inland marine insurance that is not written according to manual rates and rating plans, all rates or prospective loss cost multipliers by licensed fire and casualty companies or their designated rating organizations must be filed with Commissioner of this state, and meet statutory requirements, at least 60 days prior to use in this State.	
Individual Risk Filings / Manuscript Policies	T11 NCAC 10.0105	(a) Within 60 days after the inception date of manuscript or individual risk policy, the insurer must submit to the Department of Insurance, Property and Casualty Division:	
		(2) A statement explaining why a manuscript or individual risk policy was needed;	
		(d) If the rates have been determined by an unfiled "(a) rating " or "individual risk rating", the insurer shall submit the following:	
		(1) A statement describing how the rates were calculated.	
		(2) A certification that the rates are not excessive, inadequate or unfairly discriminatory.	
Consent to Rate	T11 NCAC 10.0603	See the explanation under Forms above.	

**A detailed reason or explanation as to why a requirement is not applicable must be given for those requirements referenced by N/A.

The Property and Casualty Division checklist is intended to expedite the Department's overall review time of all filings. The checklist serves as a basic guide to assist the Industry in preparation of all filings prior to submission and the checklist should not be submitted to the Department for review. The checklist is not a substitute for Departmental review. All filings must comply with State Insurance Law.